1	Matthew Franklin Jaksa (CA State Bar No. 248072	2)	
2	HOLME ROBERTS & OWEN LLP 560 Mission Street, 25 <sup>th</sup> Floor	ORIG	
3	San Francisco, CA 94105-2994	FIL	ΕU
4	Telephone: (415) 268-2000 Facsimile: (415) 268-1999	AUG 2	1 2007
5	Email: matt.jaksa@hro.com	RICHARD W CLERK, U.S. DIS	. WIEKING
6	Attorneys for Plaintiffs,	NORTHERN DISTRIC	T OF CALIFORNIA
	CAPITOL RECORDS, INC.; SONY BMG MUSIC ENTERTAINMENT; UMG	,	
7	RECORDINGS, INC.; BMG MUSIC;		
8	ATLANTIC RECORDING CORPORATION; and INTERSCOPE	E-filing	
9	RECORDS		
10			~
11	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA		
12	NORTHERN DISTRI	CI OF CALIFORNIA	
13	CAPITOL RECORDS, INC., a Delaware	CASI NO.	4293
14	corporation; SONY BMG MUSIC ENTERTAINMENT, a Delaware general	CERTIFICATION OF I	NTERESTED
15	partnership; UMG RECORDINGS, INC., a	ENTITIES OR PERSON	NS
16	Delaware corporation; BMG MUSIC, a New York general partnership; ATLANTIC		
17	RECORDING CORPORATION, a Delaware		
18	corporation; and INTERSCOPE RECORDS, a California general partnership,		
19	Plaintiffs,		
20	v.		
21	DAWN POOL,		
22	Defendant.		
23			
24			
25			
26			
27			
28			
	Certification of Interested Entities or Persons	<del></del>	
	Case No.		

Case No. #31911 v1

Pursuant to Civil L.R. 3-16, the undersigned certifies that the following listed persons, associations of persons, firms, partnerships, corporations (including parent corporations) or other entities (i) have a financial interest in the subject matter in controversy or in a party to the proceeding, or (ii) have a non-financial interest in that subject matter or in a party that could be substantially affected by the outcome of this proceeding:

The following companies are parents of, or partners in Plaintiff CAPITOL RECORDS, INC.: Capitol-EMI Music Inc.; EMI Group North America Holdings, Inc.; EMI Group International BV; EMI Group Holdings BV; EMI Group International Holdings Ltd.; EMI Group Worldwide Ltd.; Virgin Music Group Ltd.; and EMI Group plc., of which only EMI Group plc. is a publicly traded company. EMI Group plc. is publicly traded in the U.K.

The following companies are parents of, or partners in Plaintiff SONY BMG MUSIC ENTERTAINMENT: USCO Holdings Inc.; BeSo Holding LLC; Sony Music Entertainment Inc.; Bertelsmann Music Group; Bertelsmann, Inc.; Arista Holding, Inc.; Zomba US Holdings, Inc.; Bertelsmann AG; and Sony Corporation, of which only Sony Corporation is publicly traded. Sony Corporation is publicly traded in the U.S.

The following companies are parents of, or partners in Plaintiff UMG RECORDINGS, INC.: Polygram Holding, Inc.; Universal Music Group, Inc.; Vivendi Holding I Corp.; Vivendi Holdings Company; Vivendi Holding S.A.S.; SPC S.A.S.; and Vivendi S.A., of which only Vivendi S.A. is publicly traded. Vivendi S.A. is publicly traded in France.

The following companies are parents of, or partners in Plaintiff BMG MUSIC: Ariola Eurodisc LLC; USCO Holdings Inc.; BeSo Holding LLC; Sony Music Entertainment Inc.; Bertelsmann Music Group; Bertelsmann, Inc.; Arista Holding, Inc.; Zomba US Holdings, Inc.; Bertelsmann AG; and Sony Corporation, of which only Sony Corporation is publicly traded. Sony Corporation is publicly traded in the U.S.

The following companies are parents of, or partners in Plaintiff ATLANTIC RECORDING CORPORATION: Warner Bros. Records Inc.; WMG Acquisition Corp.; WMG Holdings Corp.; and Warner Music Group Corp., of which only Warner Music Group Corp. is publicly traded. Warner Music Group Corp. is publicly traded in the U.S.

1 The following companies are parents of, or partners in Plaintiff INTERSCOPE RECORDS: UMG Recordings, Inc.; PRI Productions, Inc.; Polygram Holding, Inc.; Universal Music Group, 2 3 Inc.; Vivendi Holding I Corp.; Vivendi Holdings Company; Vivendi Holding S.A.S.; SPC S.A.S.; and Vivendi S.A., of which only Vivendi S.A. is publicly traded. Vivendi S.A. is publicly traded in 4 5 France. 6 Dated: August 21, 2007 HOLME ROBERTS & OWEN LLP 7 8 By: MATTHEW FRANKLIN JAKSA 9 Attorney for Plaintiffs CAPITOL RECORDS, INC.; SONY 10 BMG MUSIC ENTERTAINMENT; UMG 11 RECORDINGS, INC.; BMG MUSIC; ATLANTIC RECORDING 12 CORPORATION; and INTERSCOPE RECORDS 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28